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HEWLETT-PACKARD COMPANY Intellectual Property Administration P. O. Box 272400 Fort Collins, Colorado 80527-2400

PATENT APPLICATION ATTORNEY DOCKET NO. 10012626-1

## IN THE

Inventor(s):	Robert	Sesek	et	al

Confirmation No.: 3065

**Application No.: 10/006,693** 

Examiner: S. McAllister

Filing Date:

12/10/2001

Group Art Unit: 3627

Title:

Cost and Usage Based Configurable Alerts

Mail Stop Amendment **Commissioner For Patents** PO Box 1450 Alexandria, VA 22313-1450

#### TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

UNITED STATES PATENT AND TRADEMARK OFFICE

Sir:		
Tran	smitted herewith is/are the following in the	above-identified application:
(X)	Response/Amendment	( ) Petition to extend time to respond
( )	New fee as calculated below	( ) Supplemental Declaration
()	No additional fee	
(X)	Other: Interview Summary	(fee \$
_		

(1) FOR	(2) CLAIMS REMAINING AFTER AMENDMENT	(3) NUMBER EXTRA	(4) HIGHEST NUMBER PREVIOUSLY PAID FOR		PRES	SENT FRA	,	(6) PATE	ADDI	(7) TIONA EES
TOTAL CLAIMS			INUS 72			0	х	\$50	\$	0
INDEP. CLAIMS		MINUS		,	=	0	х	\$200	\$	
[ ] FIR	ST PRESENTATION OF A	MULTIPLE	DEPENDENT	CLAIM			.+	\$360	\$	0
EXTENSION FEE	1ST MONTH \$120.00		MONTH 0.00	3RD MON \$1020.0			H MONTH 1590.00		\$	0
		•	•		•	C	THER	FEES	\$	
		•	TOTAL A	DDITIONAL FE	E FOR	THIS A	MENE	DMENT	\$	

to Deposit Account 08-2025. At any time during the pendency of this 0 application, please charge any fees required or credit any overpayment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

(X) I hereby certify that this paper is being transmitted to the Patent and Trademark Office facsimile

number <u>(671) 273-8300</u> Number of pages: 16

Typed Name: Natalie King

Signature:

Robert Sesek et al.

James D. Shaurette

Attorney/Agent for Applicant(s)

Reg. No. 39,833

Telephone No.: (509) 624-4276

Rev 12/04 (TnAmdFax)

- Attach as First Page to Transmitted Papers -

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OCT 2 5 2005

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TOTAL CLAIMS	27	MINUS		72	=	0	×	\$50	\$	0
INDEP. CLAIMS		MINUS			=	0	×	\$200	\$	0
[ ] FIR	ST PRESENTATION OF	MULTIPLE	DEPENDENT	CLAIM			+	\$360	\$	0
EXTENSION FEE	1 ST MONTH \$120.00		MONTH 0.00			1 MOI 590.0		\$	0	
		- ·				0	THER	FEES	\$	
			TOTAL A	DDITIONAL FE	E FOR	THIS A	MENC	DMENT	\$	

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- Attach as First Page to Transmitted Papers PAGE 2/16 \* RCVD AT 10/25/2005 2:10:28 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-6/26 \* DNIS:2738300 \* CSID:5098383424 \* DURATION (mm-ss):05-28

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smitting Paper or Fee: Natalie King

PATENT APPLICATION

DOCKET NO. 10012626-1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR(S): Robert Sesek et al.

**SERIAL NO.: 10/006,693** 

**GROUP ART UNIT: 3627** 

FILED: December 10, 2001

**EXAMINER:** S. McAllister

SUBJECT:

Cost and Usage Based Configurable Alerts

MAIL STOP RCE ASSISTANT COMMISSIONER FOR PATENTS P.O. BOX 1450 WASHINGTON, D.C. 20231

#### **INTERVIEW SUMMARY A**

SIR:

Applicants wish to thank the Examiner for the courtesies extended to the undersigned during the telephone interview.

The Examiner withdrew the 112, second paragraph rejection of claim 62. Also, Applicants addressed the 112, second paragraph rejection of claims 66-67 in the accompanying response and have amended the claim to generically recite "an expendable" which may correspond to either consumables which are consumed or components which wear during usage. The discussion to generically define and clarify the usage of consumables and components was favorably received by the Examiner during the interview.

Applicants also discussed the subject matter defined by claim 67 with respect to one example of the specification at page 14, lines 21+ as set forth in Serial No. 10/006,693

PDNO. 10012626-1

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the accompanying response and the comments were favorably received by the Examiner with respect to definiteness and patentability over the prior art of claim 67. In addition, the Examiner and the undersigned discussed prior art teachings, motivation for a prima facie rejection and official notice as set forth in the response which accompanies this interview summary with respect to claims 62, 69, 70, and/or 72.

If the claims are not allowed, the Examiner and undersigned discussed possible issuance of a non-final action with respect to providing objective support of the motivation for a proper prima facie rejection and identifying specific prior art teachings for the rejections wherein the Office relied upon the taking of judicial notice or otherwise did not identify teachings relied upon by the Office as discussed in further detail in the accompanying response. The Examiner indicated that the request for a non-final Action would be considered.

The Examiner also indicated that the newly added method claims of the response and which correspond to the apparatus claims would be considered and not restricted from the present application.

The Examiner is requested to phone the undersigned if the Examiner believes such would facilitate prosecution of the present application. The undersigned is available for telephone consultation at any time during normal business hours (Pacific Time Zone).

Respectfully submitted,

Robert Sesek et al.

By:

James D. Shaurette

Reg. No. 39,833,

Date:

Serial No. 10/006,693 PDNO. 10012626-1 Interview Summary A